DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor(s), I/We hereby declare that:

for which a patent is soug	ght on the invention entitled:	e/joint inventor(s) of the subject matter which is claimed and
NOVEL HETEROCYC	CLIC SUBSTITUTED CARBO D ₃ R I	NYL DERIVATIVES AND THEIR USE AS DOPAMINE ECEPTOR
and the specification of w (check one)	was filed on and was amended was described and	Attorney Docket No. A 4015 US NP) as U.S. Application Number on (if applicable). claimed in PCT Int'l Application Number filed on ended under PCT Article 19 on (if any).
the claims as amended b	y any amendment referred to al ity to disclose to the U.S. Pater	nd the contents of the above identified specification, including bove. It and Trademark Office all information known to me/us to be
application(s) for patent least one other country of application on which prior	or inventor's certificate, or 365 ther than the United States of A rity is claimed. I/We have also i	5, United States Code §119(a)-(d) or 365 (b) of any foreign (a) of any PCT international application which designated at merica, listed below and having a filing date before that of the dentified below any foreign application for patent or inventor's on on which priority is claimed:
0117577 7	United Kingdom	40 July 2004
Number	Country	19 July 2001 Day/Month/Year Filed
Number	Country	Day/Month/Year Filed
		ed States Code §119(e) of any United States Provisional
60/269,672	16 February 2001	
Number	Filing Date	
I/We hereby claim the be international application claims of this application paragraph of Title 35, Un to patentability as define	nefit under Title 35, United Stated designating the United States lin is not disclosed in the prior United States Code §112, I/We and in Title 37, Code of Federal F	es Code §120 or 365(c) of any United States application(s) or sted below and, insofar as the subject matter of each of the United States application in the manner provided by the first knowledge the duty to disclose information which is material Regulations §1.56 which became available between the filing mational filing date of this application.
	I/We hereby state that I/V the claims as amended be I/We acknowledge the dematerial to patentability and I/We hereby claim foreig application(s) for patent least one other country of application on which priodertificate having a filling to the country of application on which priodertificate having a filling to the country of application on which priodertificate having a filling to the country of application on which priodertificate having a filling to the country of	and the specification of which (check one) was filed on and was amended was described and and as am. I/We hereby state that I/We have reviewed and understate the claims as amended by any amendment referred to all I/We acknowledge the duty to disclose to the U.S. Patern material to patentability as defined in 37 C.F.R. 1.56. I/We hereby claim foreign priority benefits under Title 3 application(s) for patent or inventor's certificate, or 365(least one other country other than the United States of All application on which priority is claimed. I/We have also is certificate having a filing date before that of the application of the app

I/We hereby appoint the attorneys and/or agents associated with the Customer No.(s) provided below as my/our attorneys and/or agents with full power to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

Customer No.: 005487

I/We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, United States code §1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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